By: Representative Moore (60th)

HOUSE BILL NO. 1512

1 AN ACT TO REQUIRE PUBLIC SCHOOLS AND LIBRARIES TO BLOCK 2 MINORS' ACCESS TO OFFENSIVE AND HARMFUL INTERNET MATERIAL ON 3 COMPUTERS IN THE PUBLIC SCHOOLS AND LIBRARIES; AND FOR RELATED 4 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 5 **SECTION 1.** (1) Each public school that has computers 6 accessible by students shall equip the computers with software 7 that prevents students from gaining Internet access to offensive 8 9 or harmful material or data not suitable for children. As an alternative, the school may purchase Internet connectivity from an 10 Internet service provider which provides filtering services in 11 order to limit access to such offensive or harmful material or 12 data not suitable for children. 13

14 (2) Before September 1, 2002, the school board of each local
15 school district shall ensure that the schools in that district
16 have complied with subsection (1) of this section and shall
17 prescribe, by rules and regulations, standards on acceptable uses
18 of the Internet in the schools by students and school employees.

SECTION 2. (1) Except as otherwise provided in subsection 19 (2) of this section, each public library that has a public access 20 computer that is available for use by persons under eighteen (18) 21 years of age shall equip the computer with software that prevents 22 such persons from gaining access to offensive or harmful material 23 or data not suitable for minors. As an alternative, the library 24 may purchase Internet connectivity from an Internet service 25 26 provider which provides filtering services in order to limit access to such offensive or harmful material or data not suitable 27

28 for minors.

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The board of trustees of any public library system, in 29 (2) its discretion, may hold a public meeting during which the board 30 may vote to exempt the libraries in that system from the 31 requirements of subsection (1) of this section. Notice of such 32 33 meeting must be provided by the board in a newspaper published or having a general circulation in each municipality or county in the 34 library system at least once a week for three (3) consecutive 35 weeks before the meeting, with the first publication being not 36 more than twenty-one (21) days before the scheduled date for the 37 The notice must state the time and place for the meeting 38 meeting. 39 and must contain a statement that the board will vote, after discussion and receiving public comment, on limiting materials 40 accessible by minors through the Internet in the public libraries. 41 If the board votes to exempt the libraries in that system from the 42 requirements of subsection (1) of this section, an alternative 43 means must be established for protecting persons under the age of 44 eighteen (18) years from offensive or harmful material or data not 45 suitable for minors on the Internet in the public library system. 46 SECTION 3. This act shall take effect and be in force from 47 48 and after July 1, 2002.